The Honorable Ricardo S. Martinez

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

POC USA, LLC,

Plaintiff,

v.

EXPEDITORS INTERNATIONAL OF WASHINGTON, INC.,

Defendant.

NO. 2:23-cy-01816-RSM

STIPULATED MOTION AND ORDER RE: BRIEFING SCHEDULE

NOTE ON MOTION CALENDAR: January 30, 2024

I. STIPULATION

The parties to the above-captioned action, by and through their undersigned counsel of record, hereby stipulate and agree as follows:

- 1. On January 25, 2024, Expeditors International of Washington, Inc. ("Expeditors") filed a Rule 12(b)(6) motion to dismiss, which seeks dismissal of certain of POC's claims. *See* Dkt. 14, 14-1, 15 ("Expeditors' Motion").
- 2. In accordance with Local Rule 7(d)(3), Expeditors' Motion is noted for February 16, 2024, with Plaintiff POC USA, LLC's ("POC") opposition brief due on Monday, February 12, 2024, and Expeditors' reply brief due on Friday, February 16, 2024.

STIPULATED MOTION AND ORDER RE: BRIEFING SCHEDULE - 1 No. 2:23-cv-01816-RSM SAVITT BRUCE & WILLEY LLP 1425 Fourth Avenue Suite 800 Seattle, Washington 98101-2272 (206) 749-0500

1	3. Pursuant to POC's request, the parties are agreed—subject to the Court's	
2	approval—to modify the briefing schedule as follows: (a) POC's opposition brief to be filed by	
3	February 26, 2024; and (b) Expeditors' reply brief to be filed by March 8, 2024. The revised	
4	note date for the motion would therefore be March 8, 2024.	
5	4. The parties respectfully request that the Court enter the proposed order set forth	
6	herein, approving the proposed briefing schedule.	
7	RESPECTFULLY SUBMITTED this 30 th day of January, 2024.	
8		
9	WITT LAW GROUP PS	SAVITT BRUCE & WILLEY LLP
0	By: <u>/s/Ryan C. Witt [email approval]</u> Ryan C. Witt, WSBA #32002	By: /s/ Stephen C. Willey Stephen C. Willey, WSBA #24499
1	400 Warren Avenue, Suite 415 Bremerton, WA 98337	Michele L. Stephen, WSBA #39458 1425 Fourth Avenue Suite 800
2	Phone: (360) 792-1000	Seattle, Washington 98101-2272 Telephone: 206.749.0500
.3	Email: ryan@wittlegal.com & ryanwittlaw@gmail.com	Facsimile: 206.749.0600 Email: swilley@sbwLLP.com Email: mstephen@sbwLLP.com
4	Richard S. Luskin (pro hac vice)	
.5	835 Woodside Avenue Park City, UT 84060	Counsel for Defendant Expeditors International of Washington, Inc.
6	Telephone: (310) 463-6614	
7	Email: <u>rick.luskin@gmail.com</u> & <u>rick.luskin@pocsports.com</u>	
8	R. Bradford Fawley (pro hac vice)	
9	FAWLEY PLLC 680 Main Street, Unit 596	
20	Stamford, CT 06901	
21	Phone: (802) 380-4735 Email: fawleybrad@gmail.com &	
22	bradfawley@fawley.org	
23	Counsel for Plaintiff POC USA, LLC	
24		
25		
26		
27		
- 1		

II. **ORDER** 1 2 Based on the foregoing stipulation by the parties, the briefing schedule for Expeditors' Rule 12(b)(6) motion to dismiss [Dkt. 14, 14-1, 15] is modified as follows: 3 POC's opposition brief to be filed by February 26, 2024; and 4 (a) 5 (b) Expeditors' reply brief to be filed by March 8, 2024. The revised note date for Expeditors' motion is March 8, 2024. 6 /// 7 8 IT IS SO ORDERED. **DATED** this 31st day of January, 2024. 9 10 11 12 RICARDO S. MARTINEZ UNITED STATES DISTRICT JUDGE 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 SAVITT BRUCE & WILLEY LLP

1 2

CERTIFICATE OF SERVICE

I hereby declare under penalty of perjury under the laws of the United States of America that on this date, the foregoing document was filed electronically with the Court and thus served simultaneously upon all counsel of record.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on January 30, 2024.

Rondi A. Greer